# Deputy Registrar Guidelines



Issued by the **State Board of Elections** 

#### **PREFACE**

This Deputy Registrar Guidelines booklet has been designed to provide information to election officials, labor organizations, civic organizations and other individuals and organizations participating in the Illinois Deputy Registrar Program.

The booklet describes the eligibility requirements and terms of appointment of deputy registrars as well as their duties and responsibilities. General information about the training of deputy registrars and the proper completion of the voter registration forms is also included. These guidelines also recommend procedures important to the continued administration of Public Act 83-1059 and Public Act 94-0645. All citations are from 10 ILCS 5/1-1, et seq.

Additional information can be obtained from either our Springfield or Chicago office or from your election authority (County Clerk or Board of Election Commissioners).

November 2007

#### **APPOINTMENTS**

Illinois statutes provide that county clerks shall appoint all **municipal, township or road district clerks** (or their deputies) as deputy registrars who may accept the registration of all qualified residents of the State. Registration at these offices is closed during the **27 day period before any election.** 

[10 ILCS 5/4-6.2(a)]

Illinois law also provides that election authorities (county clerks and boards of election commissioners) shall appoint all **precinct committeemen** as deputy registrars. All precinct committeepersons may take registrations of all qualified residents of the State. Registration at these offices is closed during the **27 day period before any election.** [10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a)]

Election authorities shall appoint a reasonable number of **employees of the Secretary of State** at driver's license **examination stations** as designated by the Secretary of State who may accept the registration of all qualified residents of the State. [10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a) and 625 ILCS 5/2-105]

All deputy registrars **must be registered voters** in the jurisdiction of the appointing election authority. [10ILCS 5/4-6.2, 5-16.2, 6-50.2, 6-59.1]

UPON WRITTEN REQUEST, the following may make application to their election authority to become deputy registrars: [10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a)]

- Chief librarian or their designee
- Principal or their designee of a high school, elementary school or vocational school
- President or their designee of a university, college, community college, academy or other institution of learning
- Officials or their designees of bonafide labor organizations
- Officials or their designees of bonafide state civic organizations as certified by the State Board of Elections
- \*The Director of Healthcare and Family Services or designated employees
- \*Illinois Department of Employment Security Director or designated employees
- President of any corporation as defined by the Business Corporation Act of 1983 or designated employees.

\*These two agencies may only accept the registration of any qualified resident of the county in which such offices are located.

Election authorities may require that any designee requesting to be appointed as a deputy registrar file a letter or signed statement of authorization from the designating officer of the organization. This letter is to be kept on file in the election authority's office.

#### STATEWIDE VOTER REGISTRATION

Most appointed deputy registrars may now accept the registration of any qualified resident of the State of Illinois (the exceptions are listed on Page 2). All registrars may accept registrations at any time other than the **27 day period before any election.** Completed registration materials returned for those persons residing outside of the election authority or deputy registrar's specific county shall be transmitted by that election authority within 2 days to the election authority of the person's election jurisdiction. [10 ILCS 5/4-6.2, 5-16.2, 6-50.2]

#### GRACE PERIOD REGISTRATION

Grace Period Registration is an extension of the 27 day deadline for registration. *This form of registration is only available through the election authority.* This allows for the registration of voters and for the change of address during the period from the close of registration (the 27 day period before the election) until the 14th day before the election. [10 ILCS 5/4-50, 5-50, 6-100]

#### **CIVIC ORGANIZATIONS**

Civic organizations seeking to engage in voter registration activities must file an application with the State Board of Elections for certification as bonafide State civic organization. Those organizations seeking certification must make application no later than 90 days prior to the election for which they wish to register voters. organizations meeting the qualifications will be certified within seven days from the date the application is received by the State Board of Elections. If an application is denied, the organization may appeal the decision at a public hearing. A certification letter is sent to the organization and a copy of the certification letter is sent to the appropriate election authority. Certified organizations seeking to have members appointed as deputy registrars must then submit the request in writing to the appropriate election authority. A copy of the organization's certification should be attached to the letter. [10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a) and SBE Rule 207.50]

#### LABOR ORGANIZATIONS

Labor organizations seeking to engage in voter registration activities must make application with the appropriate election authority. The request must be in writing. Labor organizations DO NOT need to be certified by the State Board of Elections. Only **bonafide** labor organizations are authorized to participate in voter registration activities. A bonafide labor organization is one in which employees participate and which exists at least in part to deal with employers concerning wages, working conditions, labor disputes, grievances, or related matters.

#### ORGANIZED VOTER REGISTRATION EVENTS

Organizations intending to conduct a major voter registration drive or "shopping mall" type registration event may contact the election authority for advisement. Political parties having certified civic organization status must NOT conduct voter registration activities at political functions. Voter registration activities must be organized as separate and distinct functions by all organizations. Any type of electioneering or campaigning while conducting voter registration activities is STRICTLY PROHIBITED.

Any person who knowingly gives, lends or promises to give or lend any money or other valuable consideration to any other person to influence such other person to vote *or to register to vote* or to influence such other person to vote for or against any candidate or public question to be voted upon at any election shall be guilty of a Class 4 felony. [10 ILCS 5/29-1]

### APPOINTMENTS LIMITED TO REASONABLE NUMBER

Each election authority must appoint all individuals who qualify, except that an election authority may limit the appointments of individuals affiliated with **labor organizations** and **civic organizations** to a "reasonable number". [10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a)]

In no event may an election authority fix an arbitrary number applicable to every civic organization requesting appointment of its members as deputy registrars. The number of registrars from a state civic organization will vary across the State depending upon the number of unregistered citizens among the voting age population in the jurisdiction and other factors as mentioned in the following list.

In determining what is a "**reasonable number**" to appoint from any state civic organization, there are a number of **factors** which the election authority should consider. Some of these include:

- population of the jurisdiction
- size of the organization
- geographic size of the jurisdiction
- convenience to the public
- the location of existing deputy registrars
- existing number of deputy registrars in the jurisdiction
- the need to appoint deputy registrars to assist with the registration of non-English speaking individuals
- the goal, in terms of registration activities, of the organization

If any request to be appointed as a deputy registrar is denied, the election authority shall, **within 10 days** after the date the request is submitted, provide the affected individual or organization with written notice; setting forth the specific reasons or criteria relied upon to deny the request.

The county clerk may appoint as many additional deputy registrars as he considers necessary. The county clerk shall appoint such additional deputy registrars in such manner that the convenience of the public is served, giving due consideration to both population concentration and area. Some of the additional deputy registrars shall be selected so that there are an equal number from each of the 2 major political parties in the election jurisdiction. The county clerk, in appointing an additional deputy registrar, shall make the appointment from a list of applicants submitted by the Chairman of the County Central Committee of the applicant's political party. A Chairman of a County Central Committee shall submit a list of applicants to the county clerk by November 30 of each year.

[10 ILCS 5/4-6.2(a), 5-16.2(a), 6-50.2(a)]

#### TEMPORARY PLACES OF REGISTRATION

Election authorities may establish **temporary places of registration.** A notice of the times of operation and locations of temporary places of registration must be published not less than **3** nor more than **15** days before the holding of such registration. These temporary places of registration must be staffed by employees of the election authority or deputy registrars.

[10 ILCS 5/4-6.1, 4-6.3, 5-16.1, 5-16.3, 6-50.1, 6-50.3]

#### LENGTH OF APPOINTMENT

Appointments of deputy registrars under this Section, except precinct committeemen, shall be for 2-year terms, commencing on December 1 following the general election of each even-numbered year, except that the mid-term appointments shall be until December 1 following the next general election. Appointments of precinct committeemen shall be for 2-year terms commencing on the date of the county convention following the general primary at which they were elected. [10ILCS 5/4-6.2, 5-16.2, 6-50.2]

Organizations need to seek reappointment for their members if they want their members to continue serving as deputy registrars. It is suggested that election authorities

### notify the organizations of this need to re-apply. [10 ILCS 5/4-6.2, 5-16.2, 6-50.2]

### TRAINING OF DEPUTY REGISTRARS [10 ILCS 5/4-6.2(b), 4-9, 5-8, 5-16.2(b), 6-36, 6-50.2(b)]

Illinois statutes provide that the training of deputy registrars be under the direction of the election authority (county clerk or board of election commissioners). All training programs are designed to inform deputy registrars of their duties and responsibilities and include instructions relevant to the proper completion of the voter registration forms.

Only the registration forms authorized by Illinois statute are to be used by deputy registrars. See page 11 for more detailed information about registration record forms.

Proper training is crucial to the success of any voter registration program. All deputy registrars should be aware that **accuracy**, **neatness**, and **timeliness** are of utmost importance. Registration forms which are completed accurately and submitted to the election authority when they are due will help to ensure a successful registration program and save valuable time on the part of election officials and deputy registrars alike.

Training programs should also include an explanation of the office procedures involved for processing registration applications, as well as an explanation concerning changes of addresses and name changes (e.g., any registered voter who changes his or her name must re-register). All information provided in any training program must be consistent with the Illinois Election Code [10 ILCS 5/1-1, et seq.].

All training programs should include the following:

- 1. Instructions as to the duties and limitations of deputy registrars.
- 2. Instructions as to the proper completion of the registration forms.

3. The dates when registration is NOT allowed and when completed forms must be returned for processing. Completed registration forms must be returned for processing within 7 days of completion.

NOTE: Deputy Registrars must return all registration materials (new registrations / evidence of previous registrations/changes in registration) to the election authority within <u>48</u> hours of registration if such registration was accepted between the <u>35th</u> and <u>28th</u> day preceding an election.

Registrars must return all registration materials (new registrations/evidence of previous registrations/changes in registration) to the election authority within <u>24</u> hours of registration if such registration was accepted on the <u>28th</u> day preceding an election.

[10 ILCS 5/4-6.2, 5/4-8.03, 5-7.03, 6-35.03]

- 4. Registrars affiliated with labor groups are required to return unused voter registration materials no later than the next working day after the close of registration.
- 5. An explanation of the office procedures for processing cards.
- 6. Procedures on changes of address and name changes. [10 ILCS 5/4-8.03, 4-16, 5-7.03, 5-23, 6-35.03, 6-53, 6-54]
- 7. An explanation of local guidelines or rules adopted by the election authority which are consistent with the Election Code.

  [10 ILCS 5/6-26]

- 8. General information regarding the actual statutory requirements for registering to vote in Illinois which include:
  - Must be a U. S. Citizen;
  - Must have been a resident in the precinct for at least 30 days prior to Election Day;
  - Must be at least 18 years old by next Election Day.

The applicant is required to show two forms of identification. One of the identification forms must show the applicant's current residence address. (See page 11)

Upon completion of training, the election authority issues a **certificate** to each deputy registrar. The election authority also maintains a file of all appointed deputy registrars and must make a list of these appointments available for public inspection.

All deputy registrars are required to take and subscribe to the following **oath or affirmation**:

"I do solemnly swear (or affirm, as the case may be) that I will support the Constitution of the United States, and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of the office of deputy registrar to the best of my ability and that I will register no person nor cause the registration of any person except upon his personal application before me.

This oath is administered by the election authority or his/her deputy and is filed with the election authority.

<sup>&</sup>quot;Deputy Registrar Signature"

#### REGISTRATION RECORD CARDS

**Distribution:** All voter registration materials are provided in a sufficient number by the election authority. In determining the number of forms to be issued to a deputy registrar, consideration should be given to the plan or goal of the registrar or organization and also to the size of the jurisdiction of the registrar.

Deputy registrars are required under Illinois law to use the **two or three-part form** in taking registrations. As part of the registration process the registrar must see two forms of identification, witness the signature of the applicant, and sign the application in the space provided.

#### REGISTRATION APPLICATION FORM

In Illinois, a **one-part** form is also used as a voter registration application. **This form is NOT to be used by deputy registrars.** The one-part form is an *application for registration*. It is used in some State agencies and can also be used as a mail-in application for registration. This form is available on the State Board of Elections website.

#### OATH GIVEN BEFORE REGISTRATION

The registration officer shall make sure that each applicant for registration is qualified to register before registering him. The registration officer shall require each applicant to read or have read to him the following affidavit of registration before completing the registration:

"You do solemnly swear (or affirm) that you will fully and truly answer all such questions as shall be put to you touching your name, place of residence, place of birth, your qualifications as an elector and your right as such to register and vote under the laws of the State of Illinois." [10 ILCS 5/4-10, 5-9, 6-37]

#### **IDENTIFICATION**

Voter registration applicants are required to show the deputy registrar or officer of registration two forms of **identification**, and except in the case of a homeless individual, one of the pieces of identification must include the applicant's current residence address. These forms of identification shall include, but are not limited to, any of the following: driver's license, social security card, public aid identification card, utility bill, employee or student identification card, credit card, or a civic, union or professional association membership card. The registration officer must require a homeless individual to furnish evidence of his use of the mailing address stated. mailing address of a homeless individual may include, but is not limited to, a shelter, a day shelter, or a private residence. This use may be demonstrated by a piece of mail addressed to that individual and received at that mailing address.

[10 ILCS 5/3-2, 4-10, 5-9, 6-35, 6-37]

**REQUIRED INFORMATION:** The registration record cards shall contain the following information and such other information as the election authority may think it proper to require for the identification of the applicant: [10 ILCS 5/4-8, 5/4-8.03, 5-7, 6-29]

**NAME** The name of the applicant, giving surname, first or Christian name in full, and middle name or initial, if any.

**RESIDENCE** The name and number of the street, avenue, or other location of the dwelling, including the apartment, unit or room number, if any, and in the case of a mobile home, the lot number, and such additional clear and definite description as may be necessary to determine the exact location of the dwelling of the applicant. Where the location cannot be determined by street and number, then the section, congressional township and range number may be used, or such other description as may be necessary, including post-office mailing address. In the case of a

homeless individual, the individual's voting residence that is his or her mailing address shall be included on his or her registration record card.

**SEX** Male or female.

**TERM OF RESIDENCE** In the State and precinct at least 30 days prior to the election.

**NATIVITY** The state or country of birth.

<u>CITIZENSHIP</u> Check whether the applicant is native born or naturalized. If naturalized, the court, place, and date of naturalization.

**DATE OF APPLICATION** For the registration.

**AGE** Date of birth by month, day, and year.

**SOCIAL SECURITY NUMBER** At least the last four digits, or Drivers License Number or Secretary of State ID card number must be provided

**TELEPHONE NUMBER** If any, must be requested

**PHYSICAL DISABILITY** Of the applicant, if any, at the time of registration, which would require assistance in voting.

**COUNTY AND STATE** In which the applicant was last registered.

**SIGNATURE OF VOTER** In the presence of a deputy registrar, the registration applicant must sign his/her name in ink to the affidavit on both the original and duplicate registration record cards.

**AFFIDAVIT OF REGISTRATION** The registration officer shall require each applicant to read or have read to him the following affidavit of registration before completing and signing the registration:

"I hereby swear (or affirm) that I am a citizen of the United States; that on the date of the next election I shall have resided in the State of

Illinois and in the election precinct in which I reside 30 days; that I am fully qualified to vote. That I intend that this location shall be my residence and that the above statements are true"

"Applicant's Signature"

In case the applicant is unable to sign his/her name, he/she may affix his/her mark to the affidavit. In such case the officer giving the registration oath shall write a detailed description of the applicant in the space provided on the back or at the bottom of the card or sheet; and shall ask the following questions and record the answers on the card:

- -Father's first name.
- -Mother's first name.
- -From what address did the applicant last register?
- -Reason for inability to sign name.

SIGNATURE OF DEPUTY REGISTRAR OR OFFICER OF REGISTRATION The individual acting in his/her official capacity as the deputy registrar or officer of registration must date and sign the application in the presence of the registrant..

## **REVOCATION OF APPOINTMENT**[10 ILCS 5/4-6.2(b), 5/4-7, 5-16.2(b), 6-50.2(b)]

Election authorities are responsible for certifying and supervising all appointed deputy registrars. Deputy registrars are **subject to removal for cause.** 

**Grounds for dismissal** could be, but are not necessarily limited to the following:

- \* Failure to attend training session
- \* No longer affiliated with sponsoring group
- \* Suspension of registrar's own registration
- \* Moved out of the jurisdiction
- \* Knowingly furnishing false information
- \* Repeated failure to properly execute registration forms such as:
  - Failure to complete forms
     LEGIBLY and COMPLETELY
  - Failure, through negligence, to obtain correct information
  - Failure to submit forms when they are due
- \* **ELECTIONEERING** or soliciting of votes or engaging in any political discussion on behalf of a candidate or party or working for or against a proposition while conducting the voter registration activity

- \* Acting as a registrar in any area where liquor and alcoholic beverages are served, sold or consumed such as a bar or tavern
- \* Failing to register an individual who fulfills the necessary requirements for registration
- \* Failure to register an individual based on a bias of the registrar
- \* Failure to retain registration materials in the registrar's possession
- \* Failure by the registrar to properly account for all registration forms
- \* Failure to follow lawful instructions given by the election authority

#### STATE BOARD OF ELECTIONS

Daniel W. White **Executive Director** 

1020 South Spring Street P.O. Box 4187 Springfield, Illinois 62708 Phone: 217/782-4141

TDD: 217/782-1518

James R. Thompson Center 100 W. Randolph, Ste. 14-100 Chicago, Illinois 60601 Phone: 312/814-6440

TDD: 312/814-6431

www.elections.il.gov

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